

DECISION



**THE COMPTROLLER GENERAL
OF THE UNITED STATES**
WASHINGTON, D. C. 20548

6533

FILE: B-186411

DATE: September 22, 1976

MATTER OF: Hercules Demolition Corporation

97990

DIGEST:

Where no errors of fact or law are shown to have existed in prior decision, which held cancellation of IFB proper, such decision is affirmed upon reconsideration.

Hercules Demolition Corporation (Hercules) has requested reconsideration of our decision of August 18, 1976, which upheld GSA's cancellation of invitation for bids (IFB) No. GS-00B-03380, and the subsequent procurement by negotiation.

Section 20.9(a) of our Bid Protest Procedures, 4 C.F.R. Part 20 (1976), provides:

"Reconsideration of a decision of the Comptroller General may be requested by the protester, any interested party who submitted comments during consideration of the protest, and any agency involved in the protest. The request for reconsideration shall contain a detailed statement of the factual and legal grounds upon which reversal or modification is deemed warranted, specifying any errors of law made or information not previously considered."
(Emphasis supplied.)

In its request for reconsideration Hercules has not provided a detailed statement of the grounds upon which reversal is sought. In fact, no errors of law or fact have been even alleged by the protester.

Accordingly, our decision that the IFB was properly canceled is affirmed.

R. F. K...
Acting Comptroller General
of the United States